



**U.S. Department of Justice**

*United States Attorney  
Eastern District of New York*

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271 Cadman Plaza East

Brooklyn, N.Y. 11201

September 18, 2013

**By Email**

Jaime L. Turton  
United States Probation Officer  
Eastern District of New York

Re: United States v. Joseph Bux  
Criminal Docket No. 11-486 (DLI)

Dear Officer Turton:

The government respectfully submits this letter pursuant to Fed. R. Crim. P. 32(f) to advise the Probation Department of the government's proposed corrections in the Presentence Investigation Report ("PSR") for the above-referenced defendant, who is scheduled to be sentenced on December 12, 2013.

In addition to the offense conduct detailed in Part A of the PSR, it should also be noted that the defendant was sent by co-defendant Gjavit Thaqi to California in November 2010 for the purpose of negotiating the purchase of a 100 pound load of marijuana. A 30 pound test load of marijuana was to be transported from California to the New York area. If it worked, Thaqi, co-defendant Hasan Kurti and the defendant would arrange for regular 100 pound shipments of marijuana, which they would then distribute.

The government has no other objections or proposed corrections to the PSR.

Respectfully submitted,

LORETTA E. LYNCH  
United States Attorney  
Eastern District of New York

By: /s/  
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cc: Richard Jasper, Esq. (by ECF)  
The Honorable Dora L. Irizarry (by Hand and ECF)